of a public power district, the board of directors sit on that board for six years and it is unreasonable and unfair for an employer to hold a job open six years for a former employee to come back on duty if he wants to after that six years. So I think it is necessary, the employee if he is successful in getting on the board, he should certainly resign his position as an employee. I think I would be willing to go along with a leave of absence until such time as the employee did actually become an elected director, elected official of that board.

SPEAKER NICHOL: Were you through, Senator Lundy?

SENATOR LUNDY: I will yield to Senator....

SPEAKER NICHOL: Were you asking Senator Hannibal a question?

SENATOR LUNDY: No, he wanted to respond.

SPEAKER NICHOL: You wanted to yield your time then to

Hannibal?

SENATOR LUNDY: Yes, sir.

SPEAKER NICHOL: Okay. Senator Hannibal.

SENATOR HANNIBAL: Thank you, Mr. President. Pardon us freshmen for not knowing how this is supposed to work, but I think Senator Lundy has addressed my question very well and I would agree with what he is saying and since I also don't know the correct parliamentary procedure here, I would assume that we might be able to amend the amendment a little bit and maybe we could hold over until we did that. Oh, okay, you are going to go up and do that, fine. I would be very favorable with that. Thank you.

SPEAKER NICHOL: Mr. Clerk, we now have an amendment to the amendment.

CLERK: Mr. President, Senator Hoagland would move to amend the Sieck-Vard Johnson amendment as follows: By striking the word "filing" and inserting "taking office as a member". "Filing as a candidate", I'm sorry, Senator. Senator Hoagland would move to amend by striking the language that reads "filing as a candidate" and inserting "taking office as a member".

SPEAKER NICHOL: Senator Hoagland on the amendment to the amendment.

SENATOR HOAGLAND: Mr. Speaker and colleagues, I concur